

# Exhibit F

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**From:** Perry, Mark A. <MPerry@gibsondunn.com>  
**Sent:** Friday, August 13, 2021 1:53 PM  
**To:** John Karin; Lazarus, Eli M.; Dettmer, Ethan; \*\*\* GDC EpicLitTeam; steve@hbsslaw.com; benh@hbsslaw.com; robl@hbsslaw.com; shanas@hbsslaw.com; bens@hbsslaw.com; tedw@hbsslaw.com; rifkin@whafh.com; byrd@whafh.com; guiney@whafh.com; dejong@whafh.com; Srinivasan, Jay P.  
**Cc:** Epic Mobile Apps  
**Subject:** Re: Apple App Cases -- Coordination

External (mperry@gibsondunn.com)

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John,

Apple's position on this issue is unchanged.

Thanks.

MAP

**Mark A. Perry**

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**From:** John Karin <jkarin@cravath.com>  
**Date:** Friday, August 13, 2021 at 12:41 PM  
**To:** Eli Lazarus\* <ELazarus@gibsondunn.com>, Ethan Dettmer\* <EDettmer@gibsondunn.com>, \*\*\* GDC EpicLitTeam <AppleAppStoreDiscovery@gibsondunn.com>, "steve@hbsslaw.com" <steve@hbsslaw.com>, "benh@hbsslaw.com" <benh@hbsslaw.com>, "robl@hbsslaw.com" <robl@hbsslaw.com>, "shanas@hbsslaw.com" <shanas@hbsslaw.com>, "bens@hbsslaw.com" <bens@hbsslaw.com>, "tedw@hbsslaw.com" <tedw@hbsslaw.com>, "rifkin@whafh.com" <rifkin@whafh.com>, "byrd@whafh.com" <byrd@whafh.com>, "guiney@whafh.com" <guiney@whafh.com>, "dejong@whafh.com" <dejong@whafh.com>, Jay Srinivasan\* <JSrinivasan@gibsondunn.com>  
**Cc:** Epic Mobile Apps <epic-mobileapps@cravath.com>  
**Subject:** RE: Apple App Cases -- Coordination

[WARNING: External Email]

Eli,

Apple's class certification filings in the related class actions address many issues that are "fundamentally the same" as those the Court is considering in connection with its post-trial decision in *Epic v. Apple*. (Cameron, Dkt. 379 (Class Cert. Op.) at 23-24.) Additionally, Apple appears to have filed the declarations of seven experts entirely under seal, and it has disclosed only redacted versions of four of those declarations to Epic pursuant to Civil Local Rule 79-5(e). Does Apple intend to stand on its position that Epic is not entitled to sealed filings from the class actions?

Thank you,

John I. Karin  
Cravath, Swaine & Moore LLP  
825 Eighth Avenue  
New York, NY 10019-7475  
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(212) 474-3700 (fax)

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**From:** Lazarus, Eli M. <ELazarus@gibsondunn.com>

**Sent:** Wednesday, July 21, 2021 1:57 PM

**To:** John Karin <jkarin@cravath.com>; Dettmer, Ethan <EDettmer@gibsondunn.com>; \*\*\* GDC EpicLitTeam <AppleAppStoreDiscovery@gibsondunn.com>; steve@hbsslaw.com; benh@hbsslaw.com; robl@hbsslaw.com; shanas@hbsslaw.com; bens@hbsslaw.com; tedw@hbsslaw.com; rifkin@whafh.com; byrd@whafh.com; guiney@whafh.com; dejong@whafh.com; Srinivasan, Jay P. <JSrinivasan@gibsondunn.com>

**Cc:** Epic Mobile Apps <epic-mobileapps@cravath.com>

**Subject:** RE: Apple App Cases -- Coordination

John, we can confirm Apple's position that Epic is not entitled to continued discovery now that discovery and trial have ended in the Epic case, and having opted out of the developer class, Epic is not entitled to sealed filings from the class actions.

Eli Lazarus

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**From:** John Karin <jkarin@cravath.com>

**Sent:** Thursday, July 15, 2021 11:50 AM

**To:** Lazarus, Eli M. <ELazarus@gibsondunn.com>; Dettmer, Ethan <EDettmer@gibsondunn.com>; \*\*\* GDC EpicLitTeam <AppleAppStoreDiscovery@gibsondunn.com>; [steve@hbsslaw.com](mailto:steve@hbsslaw.com); [benh@hbsslaw.com](mailto:benh@hbsslaw.com); [robl@hbsslaw.com](mailto:robl@hbsslaw.com); [shanas@hbsslaw.com](mailto:shanas@hbsslaw.com); [bens@hbsslaw.com](mailto:bens@hbsslaw.com); [tedw@hbsslaw.com](mailto:tedw@hbsslaw.com); [rifkin@whafh.com](mailto:rifkin@whafh.com); [byrd@whafh.com](mailto:byrd@whafh.com); [guiney@whafh.com](mailto:guiney@whafh.com); [dejong@whafh.com](mailto:dejong@whafh.com); Srinivasan, Jay P. <JSrinivasan@gibsondunn.com>

**Cc:** Epic Mobile Apps <epic-mobileapps@cravath.com>

**Subject:** Re: Apple App Cases -- Coordination

[External Email]

Jay, thank you for the call today, where you and I acknowledged that we appear to be at impasse with respect to Epic's entitlement to additional discovery produced in the class actions, and you stated that you should be able to get back to

us by the end of this week or early next week with your client's position on Epic's entitlement to unredacted filings in the class actions. We look forward to hearing from you.

On Jul 13, 2021, at 9:31 PM, John Karin <[jkarin@cravath.com](mailto:jkarin@cravath.com)> wrote:

Eli,

That does work. I will circulate a dial-in.

Thank you,

John I. Karin  
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825 Eighth Avenue  
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(212) 474-3700 (fax)

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**From:** Lazarus, Eli M. <[ELazarus@gibsondunn.com](mailto:ELazarus@gibsondunn.com)>

**Sent:** Tuesday, July 13, 2021 6:40 PM

**To:** John Karin <[jkarin@cravath.com](mailto:jkarin@cravath.com)>; Dettmer, Ethan <[EDettmer@gibsondunn.com](mailto:EDettmer@gibsondunn.com)>; \*\*\* GDC EpicLitTeam <[AppleAppStoreDiscovery@gibsondunn.com](mailto:AppleAppStoreDiscovery@gibsondunn.com)>; [steve@hbsslw.com](mailto:steve@hbsslw.com); [benh@hbsslw.com](mailto:benh@hbsslw.com); [robl@hbsslw.com](mailto:robl@hbsslw.com); [shanas@hbsslw.com](mailto:shanas@hbsslw.com); [bens@hbsslw.com](mailto:bens@hbsslw.com); [tedw@hbsslw.com](mailto:tedw@hbsslw.com); [rifkin@whafh.com](mailto:rifkin@whafh.com); [byrd@whafh.com](mailto:byrd@whafh.com); [guiney@whafh.com](mailto:guiney@whafh.com); [dejong@whafh.com](mailto:dejong@whafh.com)

**Cc:** Epic Mobile Apps <[epic-mobileapps@cravath.com](mailto:epic-mobileapps@cravath.com)>

**Subject:** RE: Apple App Cases -- Coordination

John, we are not available Thursday, July 15 at 2:30 p.m. PT, but we could speak Thursday at 10 a.m. PT. Would that work on your end? If so, could you please send a dial in?

Eli Lazarus

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**From:** John Karin <[jkarin@cravath.com](mailto:jkarin@cravath.com)>

**Sent:** Tuesday, July 13, 2021 7:56 AM

**To:** Lazarus, Eli M. <[ELazarus@gibsondunn.com](mailto:ELazarus@gibsondunn.com)>; Dettmer, Ethan <[EDettmer@gibsondunn.com](mailto:EDettmer@gibsondunn.com)>; \*\*\* GDC EpicLitTeam <[AppleAppStoreDiscovery@gibsondunn.com](mailto:AppleAppStoreDiscovery@gibsondunn.com)>; [steve@hbsslw.com](mailto:steve@hbsslw.com); [benh@hbsslw.com](mailto:benh@hbsslw.com); [robl@hbsslw.com](mailto:robl@hbsslw.com); [shanas@hbsslw.com](mailto:shanas@hbsslw.com); [bens@hbsslw.com](mailto:bens@hbsslw.com); [tedw@hbsslw.com](mailto:tedw@hbsslw.com); [rifkin@whafh.com](mailto:rifkin@whafh.com); [byrd@whafh.com](mailto:byrd@whafh.com); [guiney@whafh.com](mailto:guiney@whafh.com); [dejong@whafh.com](mailto:dejong@whafh.com)

**Cc:** Epic Mobile Apps <[epic-mobileapps@cravath.com](mailto:epic-mobileapps@cravath.com)>

**Subject:** RE: Apple App Cases -- Coordination

[External Email]

Apple Counsel,

Epic disagrees with the position expressed in Apple's June 25 letter. Is Apple available to meet and confer about this issue on Thursday, July 15 at 2:30 p.m. PT? If not, please indicate when this week you are available to meet and confer.

Thank you,

John I. Karin  
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825 Eighth Avenue  
New York, NY 10019-7475  
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**From:** Lazarus, Eli M. <[ELazarus@gibsondunn.com](mailto:ELazarus@gibsondunn.com)>

**Sent:** Friday, June 25, 2021 1:45 PM

**To:** John Karin <[jkarin@cravath.com](mailto:jkarin@cravath.com)>; Dettmer, Ethan <[EDettmer@gibsondunn.com](mailto:EDettmer@gibsondunn.com)>; \*\*\* GDC EpicLitTeam <[AppleAppStoreDiscovery@gibsondunn.com](mailto:AppleAppStoreDiscovery@gibsondunn.com)>; [steve@hbsslaw.com](mailto:steve@hbsslaw.com); [benh@hbsslaw.com](mailto:benh@hbsslaw.com); [robl@hbsslaw.com](mailto:robl@hbsslaw.com); [shanas@hbsslaw.com](mailto:shanas@hbsslaw.com); [bens@hbsslaw.com](mailto:bens@hbsslaw.com); [tedw@hbsslaw.com](mailto:tedw@hbsslaw.com); [rifkin@whafh.com](mailto:rifkin@whafh.com); [byrd@whafh.com](mailto:byrd@whafh.com); [guiney@whafh.com](mailto:guiney@whafh.com); [dejong@whafh.com](mailto:dejong@whafh.com)

**Cc:** Epic Mobile Apps <[epic-mobileapps@cravath.com](mailto:epic-mobileapps@cravath.com)>

**Subject:** RE: Apple App Cases -- Coordination

Counsel, please see the attached correspondence.

Regards,  
Eli

**Eli Lazarus**

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**From:** John Karin <[jkarin@cravath.com](mailto:jkarin@cravath.com)>

**Sent:** Wednesday, June 16, 2021 2:32 PM

**To:** Dettmer, Ethan <[EDettmer@gibsondunn.com](mailto:EDettmer@gibsondunn.com)>; \*\*\* GDC EpicLitTeam <[AppleAppStoreDiscovery@gibsondunn.com](mailto:AppleAppStoreDiscovery@gibsondunn.com)>; [jrosenkranz@orrick.com](mailto:jrosenkranz@orrick.com); [wstute@orrick.com](mailto:wstute@orrick.com); [steve@hbsslaw.com](mailto:steve@hbsslaw.com); [benh@hbsslaw.com](mailto:benh@hbsslaw.com); [robl@hbsslaw.com](mailto:robl@hbsslaw.com); [shanas@hbsslaw.com](mailto:shanas@hbsslaw.com); [bens@hbsslaw.com](mailto:bens@hbsslaw.com); [tedw@hbsslaw.com](mailto:tedw@hbsslaw.com); [rifkin@whafh.com](mailto:rifkin@whafh.com); [byrd@whafh.com](mailto:byrd@whafh.com); [guiney@whafh.com](mailto:guiney@whafh.com); [dejong@whafh.com](mailto:dejong@whafh.com)

**Cc:** Epic Mobile Apps <[epic-mobileapps@cravath.com](mailto:epic-mobileapps@cravath.com)>

**Subject:** Apple App Cases -- Coordination

[External Email]  
Counsel,

Please see the attached correspondence.

Best,

John I. Karin  
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